DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name:

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is cought on the inventor profiled.

METHOD OF MANUFACTURIN the specification of which:				
•				
[X] is attached hereto.				
[] was filed on	as			
Application Serial No and was amended on				
(if applicable)	·			
I hereby state that I have	e reviewed and understand th	ne contents of the above-identified specification, in	cluding the claims.	as amended by any
amendment referred to above.				
Federal Regulations, §1.56(a).	to disclose information wind	h is material to the examination of this application	in accordance with	Title 37, Code of
I hereby claim foreign p	priority benefits under Title 3	5, United States Code, §119, of any foreign applic	cation(s) for patent of	r inventor's
certificate listed below and have als application on which priority is clai	so identified below any foreig	gn application for patent or inventor's certificate ha	aving a filing date b	efore that of the
PRIOR FOREIGN API	PLICATION(S)		Priority	Claimed
-			[]	[]
(Number)	(Country)	(Month/Day/Year Filed)	Yes	No
			[]	[]
(Number)	(Country)	(Month/Day/Year Filed)	Yes	No
matter of each of the claims of this 35, United States Code, §112, I ac	application is not disclosed i knowledge the duty to disclose	tes Code, §120, of any United States application(s in the prior United States application in the manne se material information as defined in Title 37, Coo and the national or PCT international filing date of	r provided by the fir	st naragraph of Title
I hereby declare that all believed to be true and further that fine or imprisonment, or both, unde application or any patent issued the As the named inventor, No. 29,902; Max W. Garwood, Rej	application is not disclosed it knowledge the duty to disclosed attention and the prior application and the prior application and the prior application and these statements made herein of matthese statements were made are \$1001 of Title 18 of the Uniform. I hereby appoint Todd T. Tag. No. 47,589; and Stephen I	in the prior United States application in the manne se material information as defined in Title 37, Cound the national or PCT international filing date of (Status)(patented, pending, aband my own knowledge are true and that all statements with the knowledge that willful false statements an inted States Code and that such willful false staten ylor, Reg. No. 36,945; Ronald K. Aust, Reg. No. 2. Horchem, Reg. No. 53,035 of the firm of TAVI	r provided by the finde of Federal Regula this application. oned) made on information the like so made nents may jeopardiz 36,735; Raymond V	rst paragraph of Title stions, §1.56(a), In and belief are are punishable by the validity of the validity of the value of
I hereby declare that all believed to be true and further that fine or imprisonment, or both, unde application or any patent issued the As the named inventor, No. 29,902; Max W. Garwood, Regattorney(s)/patent agent(s) to prosect	application is not disclosed it knowledge the duty to disclosed attended to the prior application at a constant of the prior application at these statements made herein of methese statements were made or \$1001 of Title 18 of the University. I hereby appoint Todd T. Tag. No. 47,589; and Stephen Equite this application and transcripts.	in the prior United States application in the manne se material information as defined in Title 37, Cound the national or PCT international filing date of (Status)(patented, pending, aband my own knowledge are true and that all statements with the knowledge that willful false statements an inted States Code and that such willful false statements whore Reg. No. 36.945; Ronald K. Aust. Reg. No.	r provided by the finde of Federal Regula this application. oned) made on information the like so made nents may jeopardiz 36,735; Raymond V	rst paragraph of Title stions, §1.56(a), In and belief are are punishable by the validity of the validity of the value of
I hereby declare that all believed to be true and further that fine or imprisonment, or both, unde application or any patent issued the As the named inventor, No. 29,902; Max W. Garwood, Rej	application is not disclosed it knowledge the duty to disclosed attended to the prior application at a constant of the prior application at these statements made herein of methese statements were made or \$1001 of Title 18 of the University. I hereby appoint Todd T. Tag. No. 47,589; and Stephen Equite this application and transcripts.	in the prior United States application in the manne se material information as defined in Title 37, Cound the national or PCT international filing date of (Status)(patented, pending, aband my own knowledge are true and that all statements with the knowledge that willful false statements an inted States Code and that such willful false staten ylor, Reg. No. 36,945; Ronald K. Aust, Reg. No. 2. Horchem, Reg. No. 53,035 of the firm of TAVI	r provided by the finde of Federal Regula this application. oned) made on information the like so made nents may jeopardiz 36,735; Raymond V	rst paragraph of Title stions, §1.56(a), In and belief are are punishable by the validity of the validity of the value of
Interest of each of the claims of this as the named inventor, No. 29,902; Max W. Garwood, Regattorney(s)/patent agent(s) to prosect SEND CORRESPOND	application is not disclosed it knowledge the duty to disclosed attended to the prior application at a constant of the prior application at these statements made herein of methese statements were made or \$1001 of Title 18 of the University. I hereby appoint Todd T. Tag. No. 47,589; and Stephen Equite this application and transcripts.	in the prior United States application in the manne se material information as defined in Title 37, Coo and the national or PCT international filing date of (Status)(patented, pending, aband my own knowledge are true and that all statements with the knowledge that willful false statements an inted States Code and that such willful false statements ylor, Reg. No. 36,945; Ronald K. Aust, Reg. No. 20. Horchem, Reg. No. 53,035 of the firm of TAYI sact all business in the Patent and Trademark Office DIRECT TELEPHONE CALLS TO:	r provided by the finde of Federal Regula this application. oned) made on information the like so made nents may jeopardiz 36,735; Raymond V	rst paragraph of Title tions, §1.56(a), In and belief are are punishable by e the validity of the V. Campbell, Reg.
I hereby declare that all believed to be true and further that fine or imprisonment, or both, unde application or any patent issued the As the named inventor, No. 29,902; Max W. Garwood, Regattorney(s)/patent agent(s) to prosect	application is not disclosed it knowledge the duty to disclosed at the prior application a (Filing Date) statements made herein of methese statements were made at \$1001 of Title 18 of the Universion. I hereby appoint Todd T. Tag. No. 47,589; and Stephen Equite this application and transpence of the transpence of the Toda T. Tag. No. 47,589; and Stephen Equite this application and transpence of the trans	in the prior United States application in the manne se material information as defined in Title 37, Coo and the national or PCT international filing date of (Status)(patented, pending, aband my own knowledge are true and that all statements with the knowledge that willful false statements an ited States Code and that such willful false staten ylor, Reg. No. 36,945; Ronald K. Aust, Reg. No. 2. Horchem, Reg. No. 53,035 of the firm of TAYI sact all business in the Patent and Trademark Offi DIRECT TELEPHONE CALLS TO:	r provided by the finde of Federal Regula this application. oned) made on information the like so made nents may jeopardiz 36,735; Raymond V	rst paragraph of Title tions, §1.56(a), In and belief are are punishable by e the validity of the V. Campbell, Reg.
In the claims of this and the claims of this and the claims of this are the claims of the cl	application is not disclosed it knowledge the duty to disclosed at the prior application a (Filing Date) statements made herein of methese statements were made at \$1001 of Title 18 of the Universion. I hereby appoint Todd T. Tag. No. 47,589; and Stephen Equite this application and transpence of the transpence of the Toda T. Tag. No. 47,589; and Stephen Equite this application and transpence of the trans	in the prior United States application in the manne se material information as defined in Title 37, Coo and the national or PCT international filing date of (Status)(patented, pending, aband my own knowledge are true and that all statements with the knowledge that willful false statements an inted States Code and that such willful false statements ylor, Reg. No. 36,945; Ronald K. Aust, Reg. No. 20. Horchem, Reg. No. 53,035 of the firm of TAYI sact all business in the Patent and Trademark Office DIRECT TELEPHONE CALLS TO:	r provided by the finde of Federal Regula this application. oned) made on information the like so made nents may jeopardiz 36,735; Raymond V	rst paragraph of Title tions, §1.56(a), In and belief are are punishable by e the validity of the V. Campbell, Reg.
Interest of each of the claims of this and the control of the claims of this and the control of the claims of this area. (Application Serial No.) I hereby declare that all believed to be true and further that fine or imprisonment, or both, undeapplication or any patent issued the As the named inventor, No. 29,902; Max W. Garwood, Regattorney(s)/patent agent(s) to prosect SEND CORRESPOND Todd T. Taylor TAYLOR & AUST, P.0. 142 S. Main St. P.O. Box 560	application is not disclosed it knowledge the duty to disclosed at the prior application a (Filing Date) statements made herein of methese statements were made at \$1001 of Title 18 of the Universion. I hereby appoint Todd T. Tag. No. 47,589; and Stephen Equite this application and transpence of the transpence of the Toda T. Tag. No. 47,589; and Stephen Equite this application and transpence of the trans	in the prior United States application in the manne se material information as defined in Title 37, Cound the national or PCT international filing date of (Status)(patented, pending, aband my own knowledge are true and that all statements with the knowledge that willful false statements an ited States Code and that such willful false statements vilor, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; act all business in the Patent and Trademark Office DIRECT TELEPHONE CALLS TO: Todd T. Taylor Telephone: 260-897-3400	r provided by the finde of Federal Regula this application. oned) made on information the like so made nents may jeopardiz 36,735; Raymond V	rst paragraph of Title stions, §1.56(a), In and belief are are punishable by the validity of the validity of the value of
Inter of each of the claims of this 35, United States Code, §112, I aci which occurred between the filing of (Application Serial No.) I hereby declare that all believed to be true and further that fine or imprisonment, or both, unde application or any patent issued the As the named inventor, No. 29,902; Max W. Garwood, Reg attorney(s)/patent agent(s) to prosect SEND CORRESPOND Todd T. Taylor TAYLOR & AUST, P.O. 142 S. Main St.	application is not disclosed it knowledge the duty to disclosed at the prior application a (Filing Date) statements made herein of methese statements were made at \$1001 of Title 18 of the Universion. I hereby appoint Todd T. Tag. No. 47,589; and Stephen Equite this application and transpence of the transpence of the Toda T. Tag. No. 47,589; and Stephen Equite this application and transpence of the trans	in the prior United States application in the manne se material information as defined in Title 37, Cound the national or PCT international filing date of (Status)(patented, pending, aband my own knowledge are true and that all statements with the knowledge that willful false statements an ited States Code and that such willful false statements vilor, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; act all business in the Patent and Trademark Office DIRECT TELEPHONE CALLS TO: Todd T. Taylor Telephone: 260-897-3400	r provided by the finde of Federal Regula this application. oned) made on information the like so made nents may jeopardiz 36,735; Raymond V	rst paragraph of Title stions, §1.56(a), In and belief are are punishable by the validity of the validity of the value of
Interest of each of the claims of this and interest of the claims of this states. Code, §112, I act which occurred between the filing of the complex of the claims of this state. Application Serial No.) I hereby declare that all believed to be true and further that fine or imprisonment, or both, undeapplication or any patent issued the As the named inventor, No. 29,902; Max W. Garwood, Regattorney(s)/patent agent(s) to prosect SEND CORRESPOND Todd T. Taylor TAYLOR & AUST, P.O. 142 S. Main St. P.O. Box 560	application is not disclosed it knowledge the duty to disclosed date of the prior application a (Filing Date) statements made herein of methese statements were made et \$1001 of Title 18 of the University. I hereby appoint Todd T. Tag. No. 47,589; and Stephen Ecute this application and transpendent of the content of the	in the prior United States application in the manne se material information as defined in Title 37, Cound the national or PCT international filing date of (Status)(patented, pending, aband my own knowledge are true and that all statements with the knowledge that willful false statements an ited States Code and that such willful false statements vilor, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; act all business in the Patent and Trademark Office DIRECT TELEPHONE CALLS TO: Todd T. Taylor Telephone: 260-897-3400	r provided by the finde of Federal Regula this application. oned) made on information the like so made nents may jeopardiz 36,735; Raymond V	rst paragraph of Title tions, §1.56(a), In and belief are are punishable by e the validity of the V. Campbell, Reg.
Interest of the claims of this and the course of the claims of this states Code, §112, I act which occurred between the filing of the course of the claims of the claims of the claims of the course of the course of the course of the claims of the course o	application is not disclosed it knowledge the duty to disclosed date of the prior application a (Filing Date) statements made herein of methese statements were made et \$1001 of Title 18 of the University. I hereby appoint Todd T. Tag. No. 47,589; and Stephen Ecute this application and transpendent of the content of the	in the prior United States application in the manne se material information as defined in Title 37, Cound the national or PCT international filing date of (Status)(patented, pending, aband my own knowledge are true and that all statements with the knowledge that willful false statements an ited States Code and that such willful false statements vilor, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; Ronald K. Aust, Reg. No. 36,945; act all business in the Patent and Trademark Office DIRECT TELEPHONE CALLS TO: Todd T. Taylor Telephone: 260-897-3400	r provided by the finde of Federal Regula this application. oned) made on information the like so made nents may jeopardiz 36,735; Raymond V	rst paragraph of Title tions, §1.56(a), In and belief are are punishable by e the validity of the 7. Campbell, Reg., as rith.
Interest of each of the claims of this and the control of the claims of this and the control of the claims of this area. (Application Serial No.) I hereby declare that all believed to be true and further that fine or imprisonment, or both, under application or any patent issued the As the named inventor, No. 29,902; Max W. Garwood, Regattorney(s)/patent agent(s) to prosect SEND CORRESPOND Todd T. Taylor TAYLOR & AUST, P.O. 142 S. Main St. P.O. Box 560 Avilla, IN 46710 Full name of sole or first inventor	application is not disclosed it knowledge the duty to disclosed at the prior application a (Filing Date) statements made herein of methese statements were made at \$1001 of Title 18 of the University. I hereby appoint Todd T. Tag. No. 47,589; and Stephen Equite this application and transfer ENCE TO:	in the prior United States application in the manne se material information as defined in Title 37, Cound the national or PCT international filing date of (Status)(patented, pending, aband my own knowledge are true and that all statements with the knowledge that willful false statements an ited States Code and that such willful false staten ylor, Reg. No. 36,945; Ronald K. Aust, Reg. No. 3. Horchem, Reg. No. 53,035 of the firm of TAYI sact all business in the Patent and Trademark Offit DIRECT TELEPHONE CALLS TO: Todd T. Taylor Telephone: 260-897-3400 FAX: 260-897-9300	r provided by the finde of Federal Regulation. This application. The finde on information of the like so made the like so mad	rst paragraph of Title tions, §1.56(a), In and belief are are punishable by e the validity of the 7. Campbell, Reg., as rith.

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION (CONTINUED)

Full name of second joint inventor: Ray W. Hathaway	
Residence: Pierceton, IN	Citizenship: USA
Post Office Address: 8691 E. 150 S. Pierceton, IN 46562	
Inventor's Signature: Ray W Hackhaway	Date: 8-76-03